Case 1:10-cv-02315-TWT Document 3 Filed 08/06/10 Page 1 of 3 THOMAS W. C. C. S. D. T. FILED IN CHA

AUG 6 2010 IN THE UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF GEORGIA Deputy Clerk FOR THE NORTHERN DISTRICT OF GEORGIA

WILLIE JAMES TERRELL, JR.,

Booking No. 0610258, PRISONER CIVIL RIGHTS

Plaintiff, 42 U.S.C. § 1983

CIVIL ACTION NO. V.

1:10-CV-2315-TWT

ATLANTA JUDICIAL CIRCUIT;

et al..

Defendants.

WILLIE JAMES TERRELL,

Booking No. 0610258, PRISONER CIVIL RIGHTS

Plaintiff, 42 U.S.C. § 1983

CIVIL ACTION NO. v.

1:10-CV-2319-TWT

ATLANTA JUDICIAL CIRCUIT,

et al.,

Defendants.

: PRISONER CIVIL RIGHTS : 42 U.S.C. § 1983 WILLIE JAMES TERRELL,

Booking No. 0610258, 42 U.S.C. § 1983

Plaintiff,

CIVIL ACTION NO.

1:10-CV-2320-TWT V.

ATLANTA JUDICIAL CIRCUIT,

et al.,

ORDER AND OPINION

Plaintiff seeks leave to file these civil rights actions without paying the \$350.00 filing fee. According to Subsection (g) of 28 U.S.C. § 1915, a prisoner is prohibited from bringing a civil action in federal court in forma pauperis "if the prisoner has, on 3 or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury."

This Court's records indicate that Plaintiff has filed numerous complaints and appeals, the following of which were dismissed prior to service of process as frivolous: Terrell v. Grady Mem'l Hosp., Civil Action No. 1:08-CV-3931-TWT (N.D. Ga.); Terrell v. Fulton County, Civil Action No. 1:09-CV-513-TWT (N.D. Ga.); and Terrell v. Grady Mem'l Hosp., Appeal No. 09-130770D (11th Cir.).

Furthermore, this Court finds no indication that Plaintiff is "under imminent danger of serious physical injury." Accordingly, leave for Plaintiff to proceed in forma pauperis in all three of the above-referenced actions is hereby **DENIED.**

Case 1:10-cv-02315-TWT Document 3 Filed 08/06/10 Page 3 of 3

According to the Eleventh Circuit, "the proper procedure is for the district

court to dismiss the complaint without prejudice when it denies the prisoner leave

to proceed in forma pauperis pursuant to the three strikes provision of § 1915(g).

The prisoner . . . must pay the filing fee at the time he initiates the suit." <u>Dupree</u>

v. Palmer, 284 F.3d 1234, 1236 (11th Cir. 2002).

IT IS THEREFORE ORDERED that the instant actions are hereby

DISMISSED WITHOUT PREJUDICE.

IT IS SO ORDERED this 6 day of aug., 2010.

Thomas W. Flash THOMAS W. THRASH, JR.

UNITED STATES DISTRICT JUDGE